SCOTIATED CONTRACT	Contract No. PF-400
ranger Associates 56 Commerical Street alo Alto, California	
etract For: See Schedule	Amount: \$48,000.00
il Vouchers to:	Performance Period: 25 June 1958-15 November 1953
ministrative Data:	
speinafter called the Covernment	and between the United States of America, represented by the Contracting Officer
orporation incorporated in the State Contractor.	above-named Contractor which is a tate of California, hereinafter called
be contractor. he parties hereto agree that the ad deliver all supplies and performed the parties and performance and perform	above-pamed Contractor which is a
be parties hereto agree that the side deliver all supplies and perfect tached Schedule issued hereunder the rights and obligations of the cand governed by the attached Schedule issued to see that this signature page	above-named Contractor which is a tate of California, hereinafter called Contractor shall furnish the facilities orm all the services set forth in the r, for the consideration stated herein. parties to this contract shall be subject chedule and General Provisions, which and the accompanying certificate comprise event of any inconsistency between the
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FOIAb3a

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CERTIFICATE

	i e		Assis	tant
FOIAb3a	Σ,	cert	ify that I am the	
	Secretary	of the Corporation n	amed as Contractor herei	n; that
FOIAb3a		who signed th	is contract on behalf of	the
	Contractor was then	President	of said Corporation	that
			alf of said Corporation	
	authority of its gove	orning body, and is with	in the scope of its Cor	porate
014626	powers.			
OIAb3a		(Corpo	rate Scal)	
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SECRET

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DOOR OF SHEDILE

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PART	II	DE IVET	4
MIT	Ш	REFERENCE COST AND FIXED-YES	4
PART	IA	PATRICE	4
PART	4	AMELICIPATORY COST STREPAGET	5
MRT	VI	LECTER CONTRACT SUPERSEUED	5
PART	AII	WAIVER OF REQUIREMENTS OF CENERAL PROVISIONS	5
PARP	VIII	SPECTAL SECURIOR REPORTS TORING	6

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SCHEETLE

PART I - SCOPE OF WORK

a. Contractor shall furnish the necessary supplies, services and material to accomplish the work set forth below at the time and place as specified berein.

Item I - Contractor shall furnish necessary engineering, decim and development and fabricate one (1) system embodying the basic 25X1A5a1 principles of the Deception Repeater. Further, Contractor shall provide necessary engineering assistance to the Coverement during flight testing of the system.

PART II - DELIVERY

The supplies and services called for under PAST I shall be furnished as follows:

Them I - Contractor shall deliver the system called for under Item I on or before 15 October 1958, the engineering assistance during flight testing shall be furnished as required. It is anticipated that testing will be completed by 15 November 1958.

PART III - REPLEATED COST AND THEE-THE

a. The total estimated cost for the performance of this contract. exclusive of the fixed fee is \$43,636.36.

25X1A10

PART IV - PADALIT

a. In accordance with the provisions of Clause 4 of the General Provisions of this contract entitled, "Allowable Cost, Fixed Pee, and Payment", the Government shall pay the Contractor, as full compensation for the performance of this contract, the fixed fee as specified in PART III above, and the allowable Cost incurred by the Contractor in the performance of this contract and accepted by the Contracting Officer as chargeable in accordance with "Contract Cost Principles, Section XV. Part 2. Armed Bervices Procurement Regulations."

b. For purposes of billing or until such time as the Contracting Officer or his duly authorized representative shall perform an audit of

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Contractor's invoices or vouchers and statements of cost. Contractor shall use the following provisional rates for computing indirect costs.

25X1A10

e. Notwithstanding any other provision of this contract to the contrary, the fixed-fee shall be paid in monthly installments based on allowable costs incurred by the Contractor and approved by the Contracting Officer computed at the same ratio that the total fixed-fee stated herein is to the total estimated cost stated herein, subject, however, to the withhelding provisions of paragraph (c) of Clause 4 of the General Provisions.

PART V - AMPLICIPATORY COST STATISHEST

All costs which have been incurred by the Contractor on or after 25 June 1958, in anticipation of and prior to the signing of this contract, and which, if incurred after the signing of this contract, would have been considered as items of Allowable Costs hereunder, will be accepted by the Contracting Officer as costs under this contract.

PART VI - LETTER COMPRACT SUPERSEDED

This is the Definitive Contract contemplated by Letter Contract No. PF-400 dated 26 June 1958. This Definitive Contract supersedes said Letter Contract in its entirety. Work performed and payments made under said Letter Contract shall be deemed to be work performed and payments made under this Definitive Contract. In the event of conflict between this Definitive Contract and said Letter Contract this Definitive Contract whall govern.

PART VII - WALVER OF REQUIREMENTS OF GENERAL PROVISIONS

Motwithstanding the requirements of any of the General Provisions of this contract to the contrary, whenseever the Contractor, in performance of the work under this contract, shall find that the requirements of any of the clauses of the General Provisions are in conflict with security instructions issued to the Contractor by the Contracting Officer or by his duly authorized representative for security matters, the Contractor shall call the attention of the Contracting Officer to such conflict and the Contracting Officer or his duly authorized representative for security matters shall (1) modify or rescind such security regainments or (11) the Contracting Officer shall issue to the Contractor a waiver of compliance with the requirements of the General Provisions conflicting with such security requirements. Any waiver of compliance with the General Provisions of this contract issued by the Contracting Officer shall be in writing, except that the approval by the Contracting Officer of any subcontract issued hereunder by the Contractor shall be Second to constitute approval of waiver of any clauses of the Coneral Provisions in conflict with the stimulations of such subscriberat.

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PART VIII - SPECIAL SECURITY RESTRICTIONS

the Contractor shall not reveal (1) the specific nature or any details of the work being performed hereunder or (11) any information whatsoever with respect to the department of the Covernment sponsoring this contract and the work thereunder except as the Contractor is directed or permitted to reveal such information by the Contracting Officer or by his duly authorized representative for security matters, and netwithstanding any clause or section of this contract to the contract, the Contractor shall not interpret any clause or section of this contract as requiring or permitting divulgence of such information to any person, public or private, or to any officer or department of the Contracting Officer or his duly authorized representative for security matters.

Part IX See amend # 1 - Dov. Ferridad Property